1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 **DISTRICT OF NEVADA** 9 UNITED STATES OF AMERICA, Case No. 3:12-cr-00112-LRH-VPC 10 Plaintiff, **Order Granting Stipulation to Extend** 11 Time for Government's Response to **Defendant's Motion for Order** VS. 12 **Reducing Sentence or Modifying** MATTHIAS HADDOCK, Judgment 13 (First Request) Defendant. 14 15 IT IS HEREBY STIPULATED AND AGREED, by and between Assistant United 16 States Attorney Robert L. Ellman, counsel for the United States of America; and Assistant 17 Federal Public Defender Joy Chen, counsel for Matthias Haddock, that the government's 18 response to Mr. Haddock's Motion for Order Reducing Sentence or Modifying Judgment 19 (ECF No. 74) be extended to and including January 27, 2023. 20 This stipulation is entered into for the following reasons: 21 1. Mr. Haddock filed his supplemental motion on December 29, 2022. ECF 22 No. 74. 23 24

1	2.	The government's response is currently due on January 13, 2023. ECF No.	
2	72.		
3	3.	Undersigned counsel is the newly-appointed chief of the appellate division a	ıt
4	the U.S. Attorney's Office for the District of Nevada. In addition to handling criminal		
5	appeals, the appellate division is responsible for litigating some of the compassionate		
6	release motions, including the motion filed in this case.		
7	4.	With the former appellate chief's departure on December 16, 2022, the	
8	appellate division is down one full-time AUSA (from five to four). This circumstance has		
9	increased the workload of the remaining appellate AUSAs.		
10	5.	Undersigned counsel has assigned the responsibility for this matter to	
11	himself, based on the temporarily heightened workloads of appellate division AUSAs.		
12	Government counsel believes he will need additional time, to and including January 27,		
13	2023, to adequately review the motion and prepare the government's response.		
14	6.	Undersigned counsel assures the Court that he has been diligent and does no	ot
15	seek this extension for purposes of delay.		
16	7.	Mr. Haddock's counsel consents to this extension of time.	
17	This is the government's first request for an extension of time to file its response in		
18	this matter.		
19	DATED this 6th day of January, 2023.		
20			
21		CNE L. VALLADARES JASON M. FRIERSON deral Public Defender United States Attorney	
22	1 -	Joy Chen By: s/Robert L. Ellman	
23	Ass	Y CHEN ROBERT L. ELLMAN Assistant Federal Public Defender Assistant United States Attorney	
24	Coi	unsel for Matthias Haddock Counsel for the United States	

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA UNITED STATES OF AMERICA, Case No.: 3:12-cr-00112-LRH-VPC Plaintiff, VS. **ORDER** MATTHIAS HADDOCK, Defendant. Based on the Stipulation of counsel and good cause appearing, IT IS THEREFORE ORDERED that the government's response to Defendant's Motion for Order Reducing Sentence or Modifying Judgment (ECF No. 74) be due on January 27, 2023. DATED this 6th of January, 2023. ATES DISTRICT JUDGE